

UNITED STATES PATENT AND TRADEMARK OFFICE

Application No. 10/542,260

Attorney Docket No. PATL-P-003

**EXAMINER INTERVIEW SUMMARIES REGARDING AGREEMENT  
TO ACCEPT EXAMINER AMENDMENT TO CLAIMS  
PURSUANT TO MPEP § 713.04**

On February 5, 2009, the undersigned, upon receiving the Examiner's Advisory Action dated February 5, 2009, telephoned the Examiner to discuss the Applicant's intent in Applicant's response to the Examiner's Final Office Action dated November 24, 2008. Specifically, the undersigned explained to the Examiner that the primary focus of the response was to accept the Examiner's invitation (in the non-final Office Action dated February 7, 2008) to create an allowable set of claims by diligently combining original claims 1 and 2 into a new independent claim 1, which in turn would also render all of the dependent claims allowable.

The Examiner initially suggested that the Applicant could file and "after-final" such as a continuation application to pursue the amendments, including claim 21. The undersigned then requested that the Examiner instead consider canceling newly-added claim 21 by Examiner's Amendment and allow the other claims. The Examiner then agreed to review the other claims to ensure that they are allowable pursuant to her previous office-action remarks. The Examiner indicated that she would get to this matter in the "next couple of days", and asked for the undersigned's contact information.

On February 6, 2009, the Examiner called the undersigned back and left a message asking that the undersigned return her call. The undersigned returned the Examiner's telephone call and the Examiner explained that she had conducted another check of her prior art and decided that to make independent claim 1 allowable, it should be combined by Examiner's Amendment with dependent claim 8, while claims 8 and 21 are canceled. The Examiner provided the undersigned with the prior art reference that had caused her to change her position, and invited the undersigned to review it, then call the Examiner back.

Later that afternoon of February 6, 2009, the undersigned telephoned the Examiner back

and indicated that the undersigned would need to contact the Applicant via Korean counsel before accepting the Examiner's offer. The undersigned committed to the Examiner to contact the Examiner again by Monday afternoon, February 9, 2009, to let her know of the decision.

On February 9, 2009, the undersigned telephoned the Examiner and informed her that the Applicant would accept the Examiner's Amendment to combine the currently amended independent claim 1 with dependent claim 8, while canceling claims 8 and 21. The undersigned indicated that the Applicant was reserving the right to still pursue claim 21 and the currently amended claim 1 in a continuation application. The Examiner acknowledged this and indicated that she intended to issue an Examiner's Amendment and a Notice of Allowance "within a couple of days". The telephone interview then concluded.

Respectfully submitted,

/s/  
Terrence M. Wyles  
USPTO Reg. No. 61,035